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TYRONE COBB,  Defendant.  Honorable Maxine M. Chesney  Honorable Maxine M. Chesney  Defendant.		v. )	ORDER AMENDING CONDITIONS
TYRONE COBB,  TYRONE COBB,  Defendant.  Defendant.  ORDER AMENDING CONDITIONS OF RELEASE Honorable Maxine M. Chesney  Honorable Maxine M. Chesney  ORDER AMENDING CONDITIONS OF RELEASE  Honorable Maxine M. Chesney		Plaintiff, )	
Plaintiff,  v.  TYRONE COBB,  Defendant.  Plaintiff,  Norder AMENDING CONDITIONS OF RELEASE Honorable Maxine M. Chesney  Honorable Maxine M. Chesney  Defendant.		)	No. CR 10-0199 MMC
UNITED STATES OF AMERICA, Plaintiff, Defendant.  No. CR 10-0199 MMC STIPULATION AND PROPOSEDI ORDER AMENDING CONDITIONS OF RELEASE Honorable Maxine M. Chesney  Honorable Maxine M. Chesney  Defendant.			
UNITED STATES OF AMERICA,  Plaintiff,  V.  TYRONE COBB,  Defendant.  Defendant.  Defendant.  Defendant.  Defendant.  Defendant.  Defendant.  Defendant.			
FOR THE NORTHERN DISTRICT OF CALIFORNIA  UNITED STATES OF AMERICA,  Plaintiff,  v.  TYRONE COBB,  Honorable Maxine M. Chesney  Defendant.  Honorable Maxine M. Chesney  Plaintiff,  Proposedj  P		IN THE UNITED STATES DIST	FRICT COURT
IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA  UNITED STATES OF AMERICA, Plaintiff, V. ORDER AMENDING CONDITIONS OF RELEASE TYRONE COBB, Honorable Maxine M. Chesney  Defendant.  Defendant.			
IN THE UNITED STATES DISTRICT COURT  FOR THE NORTHERN DISTRICT OF CALIFORNIA  UNITED STATES OF AMERICA,  Plaintiff,  V. ORDER AMENDING CONDITIONS OF RELEASE  TYRONE COBB,  Honorable Maxine M. Chesney  Defendant.  Honorable Maxine M. Chesney		Counsel for Defendant CODB	
IN THE UNITED STATES DISTRICT COURT  FOR THE NORTHERN DISTRICT OF CALIFORNIA  UNITED STATES OF AMERICA,  Plaintiff,  V. ORDER AMENDING CONDITIONS  TYRONE COBB,  Honorable Maxine M. Chesney  Honorable Maxine M. Chesney			
Counsel for Defendant COBB  Counsel for Defendant COBB  IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA  UNITED STATES OF AMERICA, Plaintiff, STIPULATION AND PROPOSEDI V. ORDER AMENDING CONDITIONS OF RELEASE Honorable Maxine M. Chesney  Honorable Maxine M. Chesney  Defendant.		San Francisco, CA 94102	
San Francisco, CA 94102 Telephone: (415) 436-7700  Counsel for Defendant COBB  IN THE UNITED STATES DISTRICT COURT  FOR THE NORTHERN DISTRICT OF CALIFORNIA  UNITED STATES OF AMERICA,  Plaintiff,  V.  ORDER AMENDING CONDITIONS  OF RELEASE  TYRONE COBB,  Honorable Maxine M. Chesney  Defendant.  Plaintiff,  Honorable Maxine M. Chesney  Defendant.		Assistant Federal Public Defender	
3 Assistant Federal Public Defender 450 Golden Gate Avenue San Francisco, CA 94102 Telephone: (415) 436-7700  Counsel for Defendant COBB  IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA  UNITED STATES OF AMERICA,  Plaintiff,  V.  ORDER AMENDING CONDITIONS OF RELEASE  TYRONE COBB,  Honorable Maxine M. Chesney  Defendant.  Plaintiff,  Honorable Maxine M. Chesney  Defendant.		Federal Public Defender	
Pederal Public Defender DANIEL P. BLANK Assistant Federal Public Defender 450 Golden Gate Avenue San Francisco, CA 94102 Telephone: (415) 436-7700  Counsel for Defendant COBB  IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA  UNITED STATES OF AMERICA, ILL Plaintiff, ILL V. ORDER AMENDING CONDITIONS TYRONE COBB, Honorable Maxine M. Chesney  Defendant.  Defendant.			
Pederal Public Defender DANIEL P. BLANK Assistant Federal Public Defender 450 Golden Gate Avenue San Francisco, CA 94102 Telephone: (415) 436-7700  Counsel for Defendant COBB  IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA  UNITED STATES OF AMERICA, ILL Plaintiff, ILL V. ORDER AMENDING CONDITIONS TYRONE COBB, Honorable Maxine M. Chesney  Defendant.  Defendant.	ı		

1	Upon sentencing Defendant Tyrone Cobb in this above-captioned matter, the Court granted his	
2	request for voluntary surrender in January 2011, until which time he would continue to reside at the	
3	New Bridge residential drug treatment facility, under the same terms and conditions as his pretrial	
4	release. With the approval of Pretrial Services Officer Victoria Gibson, and consistent with the rules	
5	at New Bridge, the parties stipulate and jointly request that Mr. Cobb be permitted temporarily to	
6	leave the New Bridge facility for up to 12 hours during the New Year's Day holiday to visit with his	
7	family. Specifically, it is requested that Mr. Cobb be permitted to leave the facility on January 1,	
8	2011, from 10 a.m. until 10 p.m., and visit during that period with his cousin, Terron Mitchell, and	
9	his wife, at their home at 1321 Thoroughbred Street, Patterson, California 95363, in the Eastern	
10	District of California, after which time he would again return to the New Bridge facility. All other	
11	terms and conditions to remain the same.	
12	IT IS SO STIPULATED.	
13	MELINDA HAAG United States Attorney	
14	/s/	
15	DATED: 12/17/2010 BRIAN LEWIS	
16	Assistant United States Attorney	
17	/s/	
18	DATED: 12/17/2010 DANIEL P. BLANK	
19	Assistant Federal Public Defender Attorney for Tyrone Cobb	
20	Attorney for Tyrone Coop	
21	IT IS SO ORDERED.	
22	DATED: December 20, 2010  MAXINE M. CHESNEY	
23	United States District Judge	
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STIP. & PROP. ORDER